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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/913,308	01/17/2002	James Redding	32414.28	6786
7.	590 05/21/2003			
Fredrikson & Byron 1100 International Centre 900 Second Avenue South			EXAMINER	
			PARADISO, JOHN ROGER	
Minneapolis, MN 55402			ART UNIT	PAPER NUMBER
			3721	11
			DATE MAILED: 05/21/2003	<i>[</i>]

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
•	09/913,308	REDDING, JAMES
Office Action Summary	Examiner	Art Unit
	John R. Paradiso	3721
The MAILING DATE of this comm Period for Reply	nunication appears on the cover sheet w	vith the correspondence address
after SIX (6) MONTHS from the mailing date of this o If the period for reply specified above is less than thir	JNICATION. ions of 37 CFR 1.136(a). In no event, however, may a ommunication. ty (30) days, a reply within the statutory minimum of thi m statutory period will apply and will expire SIX (6) MOI eply will, by statute, cause the application to become A ths after the mailing date of this communication, even if	reply be timely filed inty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on <u>10 February 2003</u> .	
2a) This action is FINAL .	2b)⊠ This action is non-final.	
	tion for allowance except for formal ma ractice under <i>Ex parte Quayle</i> , 1935 C	
4)⊠ Claim(s) <u>1-26</u> is/are pending in the	ne application.	
4a) Of the above claim(s) is	s/are withdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-26</u> is/are rejected.		
7) Claim(s) is/are objected to		
8) Claim(s) are subject to res	triction and/or election requirement.	
Application Papers		
9) The specification is objected to by	the Examiner.	
10) The drawing(s) filed on is/a	re: a) ☐ accepted or b) ☐ objected to by	the Examiner.
	objection to the drawing(s) be held in abey	
11)☐ The proposed drawing correction f		disapproved by the Examiner.
_	required in reply to this Office action.	
12) ☐ The oath or declaration is objected	I to by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a cla		§ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☒ None o	f:	
 Certified copies of the prior 	ity documents have been received.	
2. Certified copies of the prior	ity documents have been received in A	Application No
application from the Inte	es of the priority documents have beer ernational Bureau (PCT Rule 17.2(a)). ction for a list of the certified copies not	_
14) Acknowledgment is made of a clair	n for domestic priority under 35 U.S.C.	. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign15)☐ Acknowledgment is made of a clair	language provisional application has b m for domestic priority under 35 U.S.C	
Attachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review Information Disclosure Statement(s) (PTO-1449)	v (PTO-948) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)
S. Patent and Trademark Office		

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DETAILED ACTION

Priority

1. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in the United Kingdom on 12/2/1999. It is noted, however, that applicant has not filed a certified copy of the foreign application as required by 35 U.S.C. 119(b).

Response to Amendments

- 2. In view of the amendments filed 2/10/2003, the objections to the Specification regarding the Abstract are hereby withdrawn.
- 3. Applicant's arguments filed 2/10/2003 have been considered but are moot in view of the new ground(s) of rejection.

Claim Objections

4. Claim 7 objected to because of the following informalities: claim 7 lines 1-2 recite dependence on "Claim 6 when dependent upon claim 3 or any Claim dependent thereon" but claim 6 recites dependency solely on claim 1.

Appropriate correction is required.

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Claim Rejections - 35 USC § 112

5. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- 6. Claim 5 is rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. The Specification explains a sensor that detects items in the passage (8), not a current flow sensor, as recited in claim 5.
- 7. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

8. Regarding claim 6 line 2, the phrase "in particular" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 1, 2, and 8-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over LEWIS (US 3824763) in view of HALIC (US 5700195).

HALIC discloses a secure container (4) secured by a lock (11) and with an inlet (7) for accepting deposits of currency. The currency is moved through a passage to a validator (1) which validates and identifies the validity and type of currency, and from there the currency is moved to a removable container (2).

HALIC does not disclose the currency being moved by a gas stream.

LEWIS discloses a device for packaging items in which the items are moved through a channel (20) by means of gas flow. The gas enters the channel by means of gas jets (36) that enter the channel at 45 degree angles. The item is then deposited in a bag (80) and the bag is sealed.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the channel and gas flow of LEWIS in the invention of HALIC in order to reduce the opportunity for damage to the items in handling.

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lay locks in

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Regarding claim 6, Applicant is given Official Notice that the use of time-delay locks in cash storage and transfer mechanisms is well known in the art and it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a time-delay lock in the combination of LEWIS and HALIC in order to reduce the chance of theft.

Note that claim 1 lines 9-10 recite "the removable package (7) is sealed in a tamper evident manner before the removable package (7) can be removed from the housing" which constitutes only functional language and is therefor given little patentable weight in the apparatus claim.

Note that claim 11 recites "the removable package .. is identifiable" and also the package "can be associated with the stored identification..". These phrases do not limit the claimed subject matter in any way, since any item *can be* identified (somehow) and any two items *can be* put together (which would constituted association). There is no positive recitation of structure in the claim that would make give this functional language patentable weight.

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11. Claims 3-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over LEWIS in view of HALIC as applied to claim 2 above, and further in view of ARZUMAN ET AL (US 5673.

The combination of LEWIS and HALIC, as described above, does not disclose the use of a heat-sealer to close the bag.

ARZUMAN ET AL discloses a packaging system in which articles are placed in a plastic bag (38) and the bag is heat-sealed by a heat-seal blade (155).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the heat-seal blade of ARZUMAN ET AL in the combination of LEWIS and HALIC in order to more permanently and securely close the bag before it is removed.

Reference Citations

- 12. The following prior art made of record and not relied upon is considered pertinent to Applicant's disclosure:
- PONGRASS ET AL discloses a machine for packaging articles in heat-sealed bags.
- CARROLL discloses a packaging machine with a gas outlet for releasing the gas from a gas feed mechanism.
- MILLER ET AL discloses a machine with a currency validator and secure storage compartment.
- CRONAUER discloses a packaging machine in which forced air moves the articles to be packaged.

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Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Paradiso. The examiner can normally be reached Monday-Friday, 9:30 p.m. – 6:00 p.m. (ET).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada, can be reached at the number listed below.

Any inquiry of a general nature or relating to the status of this application should be directed to the 3700 Technology Center receptionist.

Examiner John Paradiso: (703) 308-2825 May 18, 2003

Additional Phone Numbers

 Supervisor Rinaldi Rada:
 (703) 308-2187
 Fax (Direct to Examiner):
 (703) 746-3253

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